

08/26/97

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IN THE UNITED STATES PATENT OFFICE

PATENT

CASE DOCKET NO. 2997-1-2-1-DIV

BOX PATENT APPLICATION
 ASSISTANT COMMISSIONER FOR PATENTS
 WASHINGTON, D.C. 20231

Dear Sir/Madam:

This is a request for a divisional application under 37 CFR § 1.60, of pending prior application Serial No. 08/483,477 filed on June 7, 1995, of William R. Barclay of 7356 Panorama Drive, Boulder, Colorado 80303, for "METHOD FOR RAISING ANIMALS HAVING HIGH CONCENTRATIONS OF OMEGA-3 HIGHLY UNSATURATED FATTY ACIDS."

1. [X] Enclosed is a copy of the prior application, including specification, claims and abstract, as well as a copy of the Oath, as originally filed.
2. [X] The filing fee is calculated below (claims as filed, less any claims canceled by amendment below):

	(COL. 1) NO. FILED				SMALL ENTITY			LARGE ENTITY	
					RATE	FEE		RATE	FEE
BASIC FEE:						\$385.00	OR		\$770.00
TOTAL CLAIMS:	23	-	20	3	X \$11 =	\$	OR	X \$22 =	\$66.00
INDEP. CLAIMS:	3	-	3	0	X \$40 =	\$	OR	X \$80 =	\$0.00
MULTIPLE DEPENDENT CLAIMS					+ \$130 =	\$	OR	+ \$260 =	\$
*IF THE DIFFERENCE IN COL. 2 IS LESS THAN ZERO, ENTER "O" IN COL. 2.					TOTAL:	\$0.00			\$836.00

3. [X] The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Account No. 19-1970. A duplicate copy of this sheet is enclosed.
4. [X] A check in the amount of \$836.00 is enclosed. Please debit any underpayment or credit any overpayment to Account No. 19-1970. A duplicate copy of this sheet is enclosed.
5. [X] Cancel in this application original Claims 1-28 of the prior application before calculating the filing fee.
6. [] Amend the specification by inserting before the first line the sentence:
7. [X] The prior application is assigned to OmegaTech Inc.
8. [] Priority under 35 U.S.C. 119 of the following foreign application is claimed in , has been assigned Serial No. and was filed on .

"EXPRESS MAIL" MAILING LABEL NUMBER: IB914070234US
 DATE OF DEPOSIT: August 26, 1997

I HEREBY CERTIFY THAT THIS NEW APPLICATION AND THE DOCUMENTS REFERRED TO AS ENCLOSED THEREIN ARE BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE "EXPRESS MAIL POST OFFICE TO ADDRESSEE" SERVICE UNDER 37 CFR 1.10 ON THE DATE INDICATED ABOVE AND IS ADDRESSED TO THE COMMISSIONER OF PATENTS AND TRADEMARKS, WASHINGTON, D.C. 20231.

TYPED OR PRINTED NAME: CONSTANCE ROBBETTSIGNATURE: Constance Robbett

9. ☒ The Power of Attorney:

a. ☒ is in the original papers of the prior application.

b. ☐ does not appear in the original papers and a copy of the Power of Attorney in the prior application is enclosed.

10. ☒ A Preliminary Amendment is enclosed.

11. ☐ A petition, fee and response has been filed to extend the term in the pending prior application until _____.

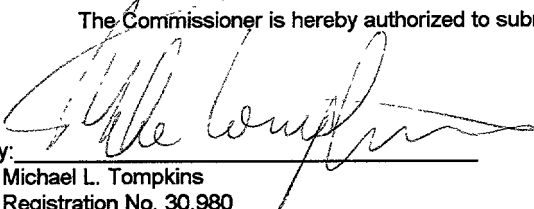
12. ☐ Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time in that application is granted and when this application is granted a filing date so as to make this application co-pending with said prior application.

13. ☐ Small entity status is still proper and is requested based upon the verified statement in the prior application.

14. ☒ I hereby verify that the attached papers are a true copy of prior application Serial No. 08/483,477 as originally filed on June 7, 1995.

The undersigned declares further that all statements made herein of his/her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

The Commissioner is hereby authorized to submit all correspondence relating to this case to the below named attorney or agent.

By: 
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- ☐ Inventor
- ☐ Assignee of complete interest
- ☒ Attorney or agent of record
- ☐ Filed under Rule 34(a)

Date: August 26, 1997

PATENT


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re the Application of:) Group Art Unit:
BARCLAY) Examiner:
Serial No.: not yet assigned) PRELIMINARY AMENDMENT
Filed: August 26, 1997)
Atty. File No.: 2997-1-2-1-1DIV)
For: "MILK PRODUCT HAVING HIGH)
CONCENTRATION OF OMEGA-3)
HIGHLY UNSATURATED FATTY)
ACIDS" (As Amended))

"EXPRESS MAIL" MAILING LABEL NUMBER: IB914070234US
DATE OF DEPOSIT: August 26, 1997

I HEREBY CERTIFY THAT THIS NEW APPLICATION AND THE DOCUMENTS REFERRED TO AS ENCLOSED THEREIN ARE BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE "EXPRESS MAIL POST OFFICE TO ADDRESSEE" SERVICE UNDER 37 CFR 1.10 ON THE DATE INDICATED ABOVE AND IS ADDRESSED TO THE COMMISSIONER OF PATENTS AND TRADEMARKS, WASHINGTON, D.C. 20231.

Box PATENT APPLICATION
Assistant Commissioner
for Patents
Washington, D.C. 20231

TYPED OR PRINTED NAME: CONSTANCE ROBBETT
SIGNATURE: 

Dear Sir:

In connection with the present patent application, which is a divisional application based on U.S. Application Serial No. 08/483,477, filed June 7, 1995, for "Method For Raising Animals Having High Concentrations of Omega-3 Highly Unsaturated Fatty Acids," please enter the following Preliminary Amendment prior to examination of the application.

Please amend the application as follows:

IN THE TITLE:

On page 1, please delete the first line of the title "METHOD FOR RAISING ANIMALS" and please insert the following --MILK PRODUCTS--.

IN THE SPECIFICATION:

On Page 1, please delete the paragraph of lines 2-14 in its entirety, and please insert the following: -- This application is a divisional of U.S. Application Serial No. 08/483,477, filed June 7, 1995. The following are related patents and applications which are incorporated by reference herein in their entirety; however, priority is not claimed from the following related patents and applications: U.S. Patent Application Serial No. 08/292,736, filed August 18, 1994, now U.S. Patent No. 5,656,319, issued August 12, 1997, which is a divisional application of U.S. Patent application Serial No. 07/911,760, filed July 10, 1992, now U.S. Patent No. 5,340,594, issued August 23, 1994, which is a divisional application of U.S. Patent application Serial No. 07/580,778, filed September 11, 1990, now U.S. Patent No. 5,130,242, issued July 14, 1992, which is a continuation-in-part application of U.S. Patent application Serial No. 07/439,093, filed November 17, 1989, now abandoned, which is a continuation-in-part of U.S. Patent Application Serial No. 07/241,410, filed September 7, 1988, now abandoned.--.

IN THE CLAIMS:

Please cancel Claims 1-28 without prejudice or disclaimer of the subject matter thereof and add the following claims, numbered as Claims 29-51, such claims being directed to the general subject matter of restricted non-elected Claims 23-28 in the parent case, U.S. Application Serial No. 08/483,477, filed June 7, 1995.

29. (Added) A milk product derived from an animal raised by feeding said animal a feed material, wherein said feed material comprises cultured microbial organisms containing omega-3 highly unsaturated fatty acid in an amount effective to increase the content of omega-3 highly unsaturated fatty acid in said milk product.

30. (Added) The milk product of Claim 29, wherein said cultured microbial organisms have a higher average amount of omega-3 highly unsaturated fatty acid than the average for naturally-occurring organisms of the same genus.

31. (Added) The milk product of Claim 29, wherein said milk product is selected from the group consisting of milk, cheese and butter.

32. (Added) The milk product of Claim 29, wherein said animal is selected from the group consisting of cows, sheep, goats, bison, buffalo, antelope, deer and camels.

33. (Added) The milk product of Claim 29, wherein said animal is selected from the group consisting of cows, sheep and goats.

34. (Added) The milk product of Claim 29, wherein said feed material is protected from degradation in a rumen of said animal.

35. (Added) The milk product of Claim 34, wherein said feed material is coated with a protein. ~

36. (Added) The milk product of Claim 29, wherein said feed material comprises an element selected from the group consisting of Thraustochytriales, omega-3 highly unsaturated fatty acid extracted from Thraustochytriales, and mixtures thereof.

37. (Added) The milk product of Claim 36, wherein said feed material comprises microorganisms of the genus *Thraustochytrium* and/or *Schizochytrium* in whole cell form.

38. (Added) The milk product of Claim 36, wherein said Thraustochytriales is obtained by a direct fermentation of grain, corn syrup or agricultural/fermentation byproducts by *Thraustochytrium* and/or *Schizochytrium*.

39. (Added) The milk product of Claim 38, wherein said grain is selected from the group consisting of corn, sorghum, rice, wheat, oats, rye and millet.

40. (Added) The milk product of Claim 36, wherein said feed material further comprises a dry ground grain.

41. (Added) The milk product of Claim 40, wherein said feed material contains less than about 40% ~~water~~.

42. (Added) The milk product of Claim 40, wherein said feed material is prepared by extrusion.

43. (Added) The milk product of Claim 29, wherein said feed material contains omega-6 highly unsaturated fatty acid in an amount effective to increase the content of omega-6 highly unsaturated fatty acid in said milk product.

44. (Added) The milk product of Claim 29, wherein said milk product is consumable by humans.

45. (Added) A milk product derived from an animal raised by feeding said animal a feed material comprising an element selected from the group consisting of Thraustochytriales, omega-3 highly unsaturated fatty acid extracted from Thraustochytriales, and mixtures thereof in an amount effective to increase the content of omega-3 highly unsaturated fatty acid in said milk product.

46. (Added) The milk product of Claim 45, wherein said feed material comprises microorganisms of the genus *Thraustochytrium* and/or *Schizochytrium* in whole cell form.

47. (Added) The milk product of Claim 45, wherein said *Thraustochytriales* is obtained by a direct fermentation of grain, corn syrup or agricultural/fermentation byproducts by *Thraustochytrium* and/or *Schizochytrium*.

48. (Added) The milk product of Claim 47, wherein said grain is selected from the group consisting of corn, sorghum, rice, wheat, oats, rye and millet.

49. (Added) The milk product of Claim 45, wherein said milk product is selected from the group consisting of milk, cheese and butter.

50. (Added) The milk product of Claim 45, wherein said animal is selected from the group consisting of cows, sheep and goats.

51. (Added) A milk product derived from an animal raised by feeding said animal a feed material comprising an element selected from the group consisting of *Thraustochytrium*, *Schizochytrium*, omega-3 highly unsaturated fatty acid extracted from said *Schizochytrium* and/or said

Thraustochytrium, and mixtures thereof in an amount effective to increase the content of omega-3 highly unsaturated fatty acid in said milk product, wherein said milk product is selected from the group consisting of milk, cheese and butter, and wherein said animal is selected from the group consisting of cows, sheep and goats.

REMARKS

This present application is a divisional application of U.S. Patent Application Serial No. 08/483,477, filed June 7, 1995.

A check in the amount of \$836.00 enclosed as payment the filing fee for this divisional application. Please debit any underpayment or credit, any overpayment to Deposit Account No. 19-1970.

Respectfully submitted,

SHERIDAN ROSS P.C.

By: 

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1700 Lincoln Street, Suite 3500
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(303) 863-9700

Date: August 26, 1997

METHOD FOR RAISING ANIMALS
HAVING HIGH CONCENTRATIONS OF
OMEGA-3 HIGHLY UNSATURATED FATTY ACIDS

Cross-Reference to Related Applications

This application is a continuation-in-part application of U.S. Patent Application Serial No. 08/292,736, filed August 8, 1994, which is a continuation application of U.S. Patent application Serial No. 911,760, filed July 10, 1992, now U.S. Patent No. 5,340,594, which is a continuation application of U.S. Patent application Serial No. 580,778, filed September 11, 1990, now U.S. Patent No. 5,130,242, which is a continuation-in-part application of U.S. Patent application Serial No. 07/439,093, filed November 17, 1989, which is a continuation-in-part of U.S. Patent Application Serial No. 07/241,410, filed September 7, 1988, all of which are incorporated herein by this reference in their entirety.

Field of the Invention

The present invention concerns a method for raising an animal having with high concentrations of omega-3 highly unsaturated fatty acids (HUFA) and food products derived from such animals.

Background of the Invention

Omega-3 highly unsaturated fatty acids are of significant commercial interest in that they have been recently recognized as important dietary compounds for preventing arteriosclerosis and coronary heart disease,

for alleviating inflammatory conditions and for retarding the growth of tumor cells. These beneficial effects are a result both of omega-3 highly unsaturated fatty acids causing competitive inhibition of compounds produced from omega-6 fatty acids, and from beneficial compounds produced directly from the omega-3 highly unsaturated fatty acids themselves (Simopoulos et al., 1986). Omega-6 fatty acids are the predominant highly unsaturated fatty acids found in plants and animals. Currently the only commercially available dietary source of omega-3 highly unsaturated fatty acids is from certain fish oils which can contain up to 20-30% of these fatty acids. The beneficial effects of these fatty acids can be obtained by eating fish several times a week or by daily intake of concentrated fish oil. Consequently large quantities of fish oil are processed and encapsulated each year for sale as a dietary supplement.

However, there are several significant problems with these fish oil supplements. First, they can contain high levels of fat-soluble vitamins that are found naturally in fish oils. When ingested, these vitamins are stored and metabolized in fat in the human body rather than excreted in urine. High doses of these vitamins can be unsafe, leading to kidney problems or blindness and several U.S. medical associations have cautioned against using capsule supplements rather than real fish. Secondly, fish oils contain up to 80% of saturated and omega-6 fatty acids, both of which can have deleterious health effects. Additionally, fish oils have a strong fishy taste and odor, and as such cannot be added to processed foods as a food additive, without negatively affecting the taste of the food product. Moreover, the isolation of pure omega-3 highly unsaturated fatty acids from this mixture is an

involved and expensive process resulting in very high prices (\$200-\$1000/g) for pure forms of these fatty acids (Sigma Chemical Co., 1988; CalBiochem Co., 1987).

5 The natural source of omega-3 highly unsaturated fatty acids in fish oil is algae. These highly unsaturated fatty acids are important components of photosynthetic membranes. Omega-3 highly unsaturated fatty acids accumulate in the food chain and are eventually incorporated in fish oils. Bacteria and yeast
10 are not able to synthesize omega-3 highly unsaturated fatty acids and only a few fungi are known which can produce minor and trace amounts of omega-3 highly unsaturated fatty acids (Weete, 1980; Wassef, 1977; Erwin, 1973).

15 Thus, until the present invention, there have been no known heterotrophic organisms suitable for culture that produce practical levels of omega-3 highly unsaturated fatty acids or methods for incorporation of such omega-3 highly unsaturated fatty acids into human diets.

20 Brief Summary of the Invention

One embodiment of the present invention relates to a method of raising an animal comprising feeding the animal Thraustochytriales or omega-3 HUFAs extracted therefrom. Animals raised by the method of the present invention
25 include poultry, cattle, swine and seafood, which includes fish, shrimp and shellfish. The omega-3 HUFAs are incorporated into the flesh, eggs and milk products. A further embodiment of the invention includes such products.

30 Detailed Description of the Invention

For purposes of definition throughout the application, it is understood herein that a fatty acid is

an aliphatic monocarboxylic acid. Lipids are understood to be fats or oils including the glyceride esters of fatty acids along with associated phosphatides, sterols, alcohols, hydrocarbons, ketones, and related compounds.

5 A commonly employed shorthand system is used in this specification to denote the structure of the fatty acids (e.g., Weete, 1980). This system uses the letter "C" accompanied by a number denoting the number of carbons in the hydrocarbon chain, followed by a colon and a number
10 indicating the number of double bonds, i.e., C20:5, eicosapentaenoic acid. Fatty acids are numbered starting at the carboxy carbon. Position of the double bonds is indicated by adding the Greek letter delta (Δ) followed by the carbon number of the double bond; i.e., C20:5omega-3 $\Delta^{5,8,11,14,17}$. The "omega" notation is a shorthand system for unsaturated fatty acids whereby numbering from the carboxy-terminal carbon is used. For convenience, w3 will be used to symbolize "omega-3," especially when using the numerical shorthand nomenclature described herein.
15 Omega-3 highly unsaturated fatty acids are understood to be polyethylenic fatty acids in which the ultimate ethylenic bond is 3 carbons from and including the terminal methyl group of the fatty acid. Thus, the complete nomenclature for eicosapentaenoic acid, an omega-3 highly unsaturated fatty acid, would be C20:5w3 $\Delta^{5,8,11,14,17}$. For the sake of brevity, the double bond locations ($\Delta^{5,8,11,14,17}$) will be omitted. Eicosapentaenoic acid is then designated C20:5w3, Docosapentaenoic acid (C22:5w3 $\Delta^{7,10,13,16,19}$) is C22:5w3,
20 and Docosahexaenoic acid (C22:6w3 $\Delta^{4,7,10,13,16,19}$) is C22:6w3. The nomenclature "highly unsaturated fatty acid" means a fatty acid with 4 or more double bonds.
25
30

"Saturated fatty acid" means a fatty acid with 1 to 3 double bonds.

5 A collection and screening process has been developed to readily isolate many strains of microorganisms with the following combination of economically desirable characteristics for the production of omega-3 highly unsaturated fatty acids: 1) capable of heterotrophic growth; 2) high content of omega-3 highly unsaturated fatty acids; 3) unicellular; 4) preferably low content of saturated and omega-6 highly unsaturated fatty acids; 5) preferably nonpigmented, white or essentially colorless cells; 6) preferably thermotolerant (ability to grow at temperatures above 30°C); and 7) preferably euryhaline (able to grow over a wide range of salinities, but especially at low salinities).

10 Collection, isolation and selection of large numbers of suitable heterotrophic strains can be accomplished according to the method disclosed in related U.S. Patent No. 5,340,594, issued August 23, 1994, which is incorporated herein by this reference in its entirety.

15 It has been unexpectedly found that species/strains from the genus *Thraustochytrium* can directly ferment ground, unhydrolyzed grain to produce omega-3 HUFAs. This process is advantageous over conventional fermentation processes because such grains are typically inexpensive sources of carbon and nitrogen. Moreover, practice of this process has no detrimental effects on the beneficial characteristics of the algae, such as levels of omega-3 HUFAs.

25 The present process using direct fermentation of grains is useful for any type of grain, including without limitation, corn, sorghum, rice, wheat, oats, rye and millet. There are no limitations on the grind size of the

grain. However, it is preferable to use at least coarsely ground grain and more preferably, grain ground to a flour-like consistency. This process further includes alternative use of unhydrolyzed corn syrup or agricultural/fermentation by-products such as stillage, a waste product in corn to alcohol fermentations, as an inexpensive carbon/nitrogen source.

In another process, it has been found that omega-3 HUFAs can be produced by *Thraustochytrium* or *Schizochytrium* by fermentation of above-described grains and waste products which have been hydrolyzed. Such grains and waste products can be hydrolyzed by any method known in the art, such as acid hydrolysis or enzymatic hydrolysis. A further embodiment is a mixed hydrolysis treatment. In this procedure, the ground grain is first partially hydrolyzed under mild acid conditions according to any mild acid treatment method known in the art. Subsequently, the partially hydrolyzed ground grain is further hydrolyzed by an enzymatic process according to any enzymatic process known in the art. In this preferred process, enzymes such as amylase, amyloglucosidase, alpha or beta glucosidase, or a mixture of these enzymes are used. The resulting hydrolyzed product is then used as a carbon and nitrogen source in the present invention.

Using the collection and screening process outlined above, strains of unicellular fungi and algae can be isolated which have omega-3 highly unsaturated fatty acid contents up to 32% total cellular ash-free dry weight (afdw), and which exhibit growth over a temperature range from 15-48°C and grow in a very low salinity culture medium. Many of the very high omega-3 strains are very slow growers. Strains which have been isolated by the method outlined above, and which exhibit rapid growth,

good production and high omega-3 highly unsaturated fatty acid content, have omega-3 unsaturated fatty acid contents up to approximately 10% afdw.

5 Growth of the strains by the invention process can be effected using the methods disclosed in U.S. Patent No. 5,340,594 issued August 23, 1994, which is incorporated herein by this reference in its entirety, and the methods disclosed in WO 94/08467 published on April 28, 1994, which is incorporated herein by this reference in its
10 entirety. The unicellular strains of heterotrophic microorganisms isolated by the screening procedure outlined above, tend to have high concentrations of three omega-3 highly unsaturated fatty acids: C20:5w3, C22:5w3 and C22:6w3 and very low concentration of C20:4w6. The
15 ratios of these fatty acids can vary depending on culture conditions and the strains employed. Ratios of C20:5w3 to C22:6w3 can run from about 1:1 to 1:30. Ratios of C22:5w3 to C22:6w3 can run from 1:12 to only trace amounts of C22:5w3. In the strains that lack C22:5w3, the C20:5w3 to
20 C22:6w3 ratios can run from about 1:1 to 1:10. An additional highly unsaturated fatty acid, C22:5w6 is produced by some of the strains, including all of the prior art strains (up to a ratio of 1:4 with the C22:6w3 fatty acid). However, C22:5w6 fatty acid is considered
25 undesirable as a dietary fatty acid because it can retroconvert to the C20:4w6 fatty acid. The screening procedure outlined in this invention, however, facilitates the isolation of some strains that contain no (or less than 1%) omega-6 highly unsaturated fatty acids (C20:4w6 or C22:5w6).
30

HUFAs in microbial products, such as those produced by the present process, when exposed to oxidizing conditions can be converted to less desirable unsaturated

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5 fatty acids or to saturated fatty acids. However, saturation of omega-3 HUFAs can be reduced or prevented by the introduction of synthetic antioxidants or naturally-occurring antioxidants, such as beta-carotene, vitamin E and vitamin C, into the microbial products.

10 Synthetic antioxidants, such as BHT, BHA, TBHQ or ethoxyquin, or natural antioxidants such as tocopherol, can be incorporated into the food or feed products by adding them to the products during processing of the cells after harvest. The amount of antioxidants incorporated in this manner depends, for example, on subsequent use requirements, such as product formulation, packaging methods, and desired shelf life.

15 Concentrations of naturally-occurring antioxidants can be manipulated by harvesting a fermentation in stationary phase rather than during exponential growth, by stressing a fermentation with low temperature, and/or by maintaining a high dissolved oxygen concentration in the medium. Additionally, concentrations of naturally occurring antioxidants can be controlled by varying culture conditions such as temperature, salinity, and nutrient concentrations. Additionally, biosynthetic precursors to vitamin E, such as L-tyrosine or L-phenylalanine, can be incorporated into fermentation medium for uptake and subsequent conversion to vitamin E. Alternatively, compounds which act synergistically with antioxidants to prevent oxidation (e.g., ascorbic acid, citric acid, phosphoric acid) can be added to the fermentation for uptake by the cells prior to harvest. Additionally, concentrations of trace metals, particularly those that exist in two or more valency states, and that possess suitable oxidation-reduction potential (e.g., copper, iron, manganese, cobalt, nickel) should be

and butter. According to the present invention, "milk" refers to a mammary gland secretion of an animal which forms a natural food for animals. Seafood is derived from, without limitation, fish, shrimp and shellfish. When fed to such animals, omega-3 HUFAs in the harvested biomass or extracted omega-3 HUFAs are incorporated into the flesh, eggs or milk products of such animals to increase the omega-3 HUFA content thereof.

Preferred animals for milk product production include milk-producing animal, in particular cows, sheep, goats, bison, buffalo, antelope, deer and camels. More preferred animals for milk product production include cows, sheep and goats.

Methods to feed omega-3 HUFA-containing material to an animal that is a ruminant (i.e., cow, sheep or goat) can require some encapsulation technique for to protect the omega-3 HUFAs from breakdown or saturation by the rumen microflora prior to digestion and absorption of the omega-3 HUFAs by the animal. The omega-3 HUFA's can be "protected" by coating the oils or cells with a protein (e.g., zeain) or other substances which cannot be digested (or are poorly digested) in the rumen. This allows the fatty acids to pass undamaged through the ruminant's first stomach. The protein or other "protectant" substance is dissolved in a solvent prior to coating the cells or oil. The cells can be pelleted prior to coating with the protectant. Animals having high feed conversion ratios (e.g., 4:1 - 6:1) will require higher concentrations of omega-3 HUFAs to achieve an equivalent incorporation of omega-3 HUFAs as animal with low feed conversion ratios (2:1 - 3:1). Feeding techniques can be further optimized with respect to the period of an animal's life that

harvested biomass or extracted omega-3 HUFAs must be fed to achieve a desired result.

5 Other methods to protect an omega-3 HUFA from degradation in a rumin include, for example, methods disclosed in U.S. Patent No. 4,957,748, by Winowski, issued September 18, 1990; U.S. Patent No. 5,023,091, by Winowski, issued June 11, 1991; and U.S. Patent No. 5,064,665, by Winowski, issued November 12, 1991, all of which are incorporated herein by this reference in their
10 entirety.

For most feed applications, the oil content of the harvested cells will be approximately 25-50% afdw, the remaining material being protein and carbohydrate. The protein can contribute significantly to the nutritional
15 value of the cells as several of the strains that have been evaluated have all of the essential amino acids and would be considered a nutritionally balanced protein.

In a preferred process, the freshly harvested and washed cells (harvested by belt filtration, rotary drum
20 filtration, centrifugation, etc.) containing omega-3 HUFAs can be mixed with any dry ground grain in order to lower the water content of the harvested cell paste to below 40% moisture. For example, corn can be used and such mixing will allow the cell paste/corn mixture to be directly
25 extruded, using common extrusion procedures. The extrusion temperatures and pressures can be modified to vary the degree of cell rupture in the extruded product (from all whole cells to 100% broken cells). Extrusion of
30 the cells in this manner does not appear to greatly reduce the omega-3 HUFA content of the cells, as some of the antioxidants in the grain may help protect the fatty acids from oxidation, and the extruded matrix may also help prevent oxygen from readily reaching the fatty acids.

5 Synthetic or natural antioxidants can also be added to the
cell paste/grain mixture prior to extrusion. By directly
extruding the cell paste/grain mixture, drying times and
costs can be greatly reduced, and it allows manipulation
of the bioavailability of the omega-3 HUFAs for feed
supplement applications by degree of cell rupture. The
desired degree of cell rupture will depend on various
factors, including the acceptable level of oxidation
(increased cell rupture increases likelihood of oxidation)
10 and the required degree of bioavailability by the animal
consuming the extruded material.

The unicellular fungal strains isolated by the method
described readily flocculate and settle, and this process
can be enhanced by adjusting the pH of the culture to pH
15 ≤ 7.0 . A 6-fold concentration of the cells within 1-2
minutes can be facilitated by this process. The method
can therefore be employed to preconcentrate the cells
prior to harvesting, or to concentrate the cells to a very
high density prior to nitrogen limitation. Nitrogen
20 limitation (to induce higher lipid production) can
therefore be carried out in a much smaller reactor, or the
cells from several reactors consolidated into one reactor.

A variety of procedures can be employed in the
recovery of the microbial cells from the culture medium
25 with preferred recovery processes being disclosed in U.S.
Patent No. 5,340,594, issued August 23, 1994, which is
incorporated herein by this reference in its entirety. In
a preferred process, a mixture of high purity omega-3
HUFAs or high purity HUFAs can be easily concentrated from
30 the extracted oils. The harvested cells (fresh or dried)
can be ruptured or permeabilized by well-known techniques
such as sonication, liquid-shear disruption methods (e.g.,
French press or Manton-Gaulin homogenizer), bead milling,

pressing under high pressure, freeze-thawing, freeze pressing, or enzymatic digestion of the cell wall. The lipids from the ruptured cells are extracted by use of a solvent or mixture of solvents such as hexane, chloroform, ether, or methanol. The solvent is removed (for example by a vacuum rotary evaporator, which allows the solvent to be recovered and reused) and the lipids hydrolyzed by using any of the well-known methods for converting triglycerides to free fatty acids or esters of fatty acids including base hydrolysis, acid hydrolysis, or enzymatic hydrolysis. The hydrolysis should be carried out at as low a temperature as possible (e.g., room temperature to 60°C) and under nitrogen to minimize breakdown of the omega-3 HUFAs. After hydrolysis is completed, the nonsaponifiable compounds are extracted into a solvent such as ether, hexane or chloroform and removed. The remaining solution is then acidified by addition of an acid such as HCl, and the free fatty acids extracted into a solvent such as hexane, ether, or chloroform. The solvent solution containing the free fatty acids can then be cooled to a temperature low enough for the non-HUFAs to crystallize, but not so low that HUFAs crystallize. Typically, the solution is cooled to between about -60°C and about -74°C. The crystallized fatty acids (saturated fatty acids, and mono-, di-, and tri-enoic fatty acids) can then be removed (while keeping the solution cooled) by filtration, centrifugation or settling. The HUFAs remain dissolved in the filtrate (or supernatant). The solvent in the filtrate (or supernatant) can then be removed leaving a mixture of fatty acids which are >90% purity in either omega-3 HUFAs or HUFAs which are greater than or equal to 20 carbons in length. The purified omega-3 highly unsaturated fatty acids can then be used as a

nutritional supplement for humans, as a food additive, or for pharmaceutical applications. For these uses the purified fatty acids can be encapsulated or used directly. Antioxidants can be added to the fatty acids to improve their stability.

The advantage of this process is that it is not necessary to go through the urea complex process or other expensive extraction methods, such as supercritical CO₂ extraction or high performance liquid chromatography, to remove saturated and mono-unsaturated fatty acids prior to cold crystallization. This advantage is enabled by starting the purification process with an oil consisting of a simple fatty acid profile such as that produced by *Thraustochytrids* (3 or 4 saturated or monounsaturated fatty acids with 3 or 4 HUFAs, two groups of fatty acids widely separated in terms of their crystallization temperatures) rather than a complex oil such as fish oil with up to 20 fatty acids (representing a continuous range of saturated, mono-, di-, tri-, and polyenoic fatty acids, and as such, a series of overlapping crystallization temperatures).

In a preferred process, the omega-3 HUFA enriched oils can be produced through cultivation of strains of the genus *Thraustochytrium*. After the oils are extracted from the cells by any of several well-known methods, the remaining extracted (lipids removed) biomass which is comprised mainly of proteins and carbohydrates, can be sterilized and returned to the fermenter, where the strains of *Thraustochytrium* can directly recycle it as a nutrient source (source of carbon and nitrogen). No prehydrolysis or predigestion of the cellular biomass is necessary. Extracted biomass of the genus *Schizochytrium*

can be recycled in a similar manner if it is first digested by an acid and/or enzymatic treatment.

As discussed in detail above, the whole-cell biomass can be used directly as a food additive to enhance the omega-3 highly unsaturated fatty acid content and nutritional value of processed foods for human intake or for animal feed. When used as animal feed, omega-3 HUFAs are incorporated into the flesh or other products of animals. The complex lipids containing these fatty acids can also be extracted from the whole-cell product with solvents and utilized in a more concentrated form (e.g., encapsulated) for pharmaceutical or nutritional purposes and industrial applications. A further aspect of the present invention includes introducing omega-3 HUFAs from the foregoing sources into humans for the treatment of various diseases. As defined herein, "treat" means both the remedial and preventative practice of medicine. The dietary value of omega-3 HUFAs is widely recognized in the literature, and intake of omega-3 HUFAs produced in accordance with the present invention by humans is effective for treating cardiovascular diseases, inflammatory and/or immunological diseases and cancer.

The present invention is further defined in more detail by way of working examples described in related U.S. Patent Application Serial No. 08/292,736, filed August 8, 1994, which is incorporated herein by this reference in its entirety. Species meeting the selection criteria described above have not been described in the prior art. By employing these selection criteria, the inventor isolated over 25 potentially promising strains from approximately 1000 samples screened. Out of the approximate 20,500 strains in the American Type Culture Collection (ATCC), 10 strains were later identified as

belonging to the same taxonomic group as the strains isolated by the inventor. Those strains still viable in the Collection were procured and used to compare with strains isolated and cultured by the disclosed procedures.

5 The results of this comparison are presented in Examples 5 and 6 of U.S. Patent No. 5,340,594.

Recent developments have resulted in revision of the taxonomy of the Thraustochytrids. The most recent taxonomic theorists place them with the algae. However,

10 because of the continued taxonomic uncertainty, it would be best for the purposes of the present invention to consider the strains as Thraustochytrids (Order: Thraustochytriales; Family: Thraustochytriaceae; Genus: *Thraustochytrium* or *Schizochytrium*). The most recent

15 taxonomic changes are summarized below.

All of the strains of unicellular microorganisms disclosed and claimed herein are members of the order Thraustochytriales. Thraustochytrids are marine eukaryotes with a rocky taxonomic history. Problems with

20 the taxonomic placement of the Thraustochytrids have been reviewed most recent by Moss (1986), Bahnweb and Jackle (1986) and Chamberlain and Moss (1988). For convenience purposes, the Thraustochytrids were first placed by taxonomists with other colorless zoosporic eukaryotes in

25 the Phycomycetes (algae-like fungi). The name Phycomycetes, however, was eventually dropped from taxonomic status, and the Thraustochytrids retained in the Oomycetes (the biflagellate zoosporic fungi). It was initially assumed that the Oomycetes were related to the

30 heterokont algae, and eventually a wide range of ultrastructural and biochemical studies, summarized by Barr (1983) supported this assumption. The Oomycetes were in fact accepted by Leedale (1974) and other phycologists

as part of the heterokont algae. However, as a matter of convenience resulting from their heterotrophic nature, the Oomycetes and Thraustochytrids have been largely studied by mycologists (scientists who study fungi) rather than phycologists (scientists who study algae).

From another taxonomic perspective, evolutionary biologists have developed two general schools of thought as to how eukaryotes evolved. One theory proposes an exogenous origin of membrane-bound organelles through a series of endosymbioses (Margulis (1970); e.g., mitochondria were derived from bacterial endosymbionts, chloroplasts from cyanophytes, and flagella from spirochaetes). The other theory suggests a gradual evolution of the membrane-bound organelles from the non-membrane-bounded systems of the prokaryote ancestor via an autogenous process (Cavalier-Smith 1975). Both groups of evolutionary biologists however, have removed the Oomycetes and thraustochytrids from the fungi and place them either with the chromophyte algae in the kingdom Chromophyta (Cavalier-Smith 1981) or with all algae in the kingdom Protoctista (Margulis and Sagan (1985)).

With the development of electron microscopy, studies on the ultrastructure of the zoospores of two genera of Thraustochytrids, *Thraustochytrium* and *Schizochytrium*, (Perkins 1976; Kazama 1980; Barr 1981) have provided good evidence that the Thraustochytriaceae are only distantly related to the Oomycetes. Additionally, more recent genetic data representing a correspondence analysis (a form of multivariate statistics) of 5S ribosomal RNA sequences indicate that Thraustochytriales are clearly a unique group of eukaryotes, completely separate from the fungi, and most closely related to the red and brown algae, and to members of the Oomycetes (Mannella et al.

1987). Recently however, most taxonomists have agreed to remove the Thraustochytrids from the Oomycetes (Bartnicki-Garcia 1988).

5 In summary, employing the taxonomic system of Cavalier-Smith (1981, 1983), the Thraustochytrids are classified with the chromophyte algae in the kingdom Chromophyta, one of the four plant kingdoms. This places them in a completely different kingdom from the fungi, which are all placed in the kingdom Eufungi. The
10 taxonomic placement of the Thraustochytrids is therefore summarized below:

Kingdom: Chromophyta
Phylum: Heterokonta
Order: Thraustochytriales
15 Family: Thraustochytriaceae
Genus: Thraustochytrium or Schizochytrium

Despite the uncertainty of taxonomic placement within higher classifications of Phylum and Kingdom, the Thraustochytrids remain a distinctive and characteristic
20 grouping whose members remain classifiable within the order Thraustochytriales.

While various embodiments of the present invention have been described in detail, it is apparent that modifications and adaptations of those embodiments will
25 occur to those skilled in the art. It is to be expressly understood, however, that such modifications and adaptations are within the scope of the present invention, as set forth in the following claims.

What is claimed is:

1. A method of raising an animal, comprising feeding said animal material comprising an element selected from the group consisting of *Thraustochytriales*, omega-3 highly unsaturated fatty acids extracted from *Thraustochytriales*, and mixtures thereof in an amount effective to increase the content of omega-3 highly unsaturated fatty acids in said animal.
2. The method of Claim 1, wherein said animal is a milk-producing animal.
3. The method of Claim 2, wherein said step of feeding is effective to increase the content of omega-3 highly unsaturated fatty acids in the milk of said animal.
4. The method of Claim 1, wherein said milk-producing animal is selected from the group consisting of cows, sheep, goats, bison, buffalo, antelope, deer and camels.
5. The method of Claim 1, wherein said animal is selected from the group consisting of cows, sheep and goats.
6. The method of Claim 1, wherein said material comprises microorganisms of the genus *Thraustochytrium* or *Schizochytrium* in whole cell form.
7. The method of Claim 6, wherein said microorganisms are selected from the group consisting of *Schizochytrium* having the identifying characteristics of ATCC Accession No. 20888 and mutant strains derived therefrom, *Schizochytrium*

5 having the identifying characteristics of ATCC Accession No.
20889 and mutant strains derived therefrom, *Thraustochytrium*
having the identifying characteristics of ATCC Accession No.
20890 and mutant strains derived therefrom, *Thraustochytrium*
having the identifying characteristics of ATCC Accession No.
10 20891 and mutant strains derived therefrom, and
Thraustochytrium having the identifying characteristics of
ATCC Accession No. 20892 and mutant strains derived therefrom.

8. The method of Claim 6, wherein said microorganisms
are in a form selected from the group consisting of a washed
biomass, an acidified biomass, an acidified pasteurized or
flash heated biomass and a dried biomass.

9. The method of Claim 1, wherein said
Thraustochytriales is produced by fermentation under nutrient-
limited conditions for an amount of time effective to increase
the omega-3 highly unsaturated fatty acids in said animal.

10. The method of Claim 9, wherein said fermentation
comprises limiting the concentration in the medium of a source
of assimilable nitrogen and harvesting said *Thraustochytriales*
during said nitrogen limitation.

11. The method of Claim 1, wherein said
Thraustochytriales is produced by fermentation in medium
comprising a microbial growth factor to provide sustained
growth of said *Thraustochytriales*.

12. The method of Claim 11, wherein said microbial growth factor comprises yeast extract.

13. The method of Claim 11, wherein said microbial growth factor comprises corn steep liquor.

14. The method of Claim 1, wherein said material further comprises a compound selected from the group consisting of BHT, BHA, TBHQ, ethoxyquin, beta-carotene, vitamin E and vitamin C.

15. A method, as claimed in Claim 1, wherein said material further comprises dry ground grain to lower the water content of the material.

16. A method, as claimed in Claim 1, wherein said animal
5 is poultry.

17. A method, as claimed in Claim 16, wherein said animal is a chicken.

18. A method, as claimed in Claim 1, wherein said animal is cattle.

10 19. A method, as claimed in Claim 1, wherein said animal is seafood.

20. A method, as claimed in Claim 19, wherein said seafood is selected from the group consisting of fish, shrimp, shellfish, and mixtures thereof.

15 21. A method, as claimed in Claim 20, wherein said seafood is shrimp.

22. A method, as claimed in Claim 1, wherein said animal is swine.

23. A food product, comprising the milk of an animal, wherein said animal is raised by the method as claimed in Claim 1.

24. The food product of Claim 23, wherein said animal is selected from the group consisting of cows, sheep, goats, bison, buffalo, antelope, deer and camels.

26. The food product of Claim 23, wherein said animal is selected from the group consisting of cows, sheep and goats.

27. The food product of Claim 23, wherein said milk is consumable by humans.

28. The food product of Claim 23, wherein said food product is packaged under non-oxidizing conditions.

ABSTRACT

5 A process for the heterotrophic or predominantly
heterotrophic production of whole-celled or extracted
microbial products with a high concentration of omega-3 highly
unsaturated fatty acids, producible in an aerobic culture
under controlled conditions using biologically pure cultures
of heterotrophic single-celled fungi microorganisms of the
10 order Thraustochytriales. The harvested whole-cell microbial
product can be added to processed foods as a nutritional
supplement, or to fish and animal feeds to enhance the omega-3
highly unsaturated fatty acid content of products produced
from these animals. The lipids containing these fatty acids
15 can also be extracted and used in nutritional, pharmaceutical
and industrial applications.

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RULE 63 (37 CFR 1.63)
DECLARATION FOR PATENT APPLICATION
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe that, I am an original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled "METHOD FOR RAISING ANIMALS HAVING HIGH CONCENTRATIONS OF OMEGA-3 HIGHLY UNSATURATED FATTY ACIDS," the specification of which has been prepared and filed on June 7, 1995, receiving Serial No. 08/483,477, and further identified as Attorney File No. 2997-1-2-1-1.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability in accordance with 37 CFR 1.56(a) and (b) as set forth on the attached sheet indicated Page 3 hereof and which I have read.

I hereby claim foreign priority benefits under 35 U.S.C. 119/365 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)		<u>Day/Month/Year Filed</u>	Priority Claimed	
<u>Number</u>	<u>Country</u>		<u>Yes</u>	<u>No</u>

I hereby claim the benefit under 35 U.S.C. 120/365 of all United States and PCT international applications listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in such prior applications in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose information material to patentability in accordance with 37 CFR 1.56(a) and (b) which occurred between the filing date(s) of the prior application(s) and the national or PCT international filing date of this application:

<u>Application Serial No.</u>	<u>Filing Date</u>	<u>Status: patented, pending, abandoned</u>
08/292,736	8/8/94	pending
07/911,760	7/10/92	issued (U.S. Patent No. 5,340,594)
07/580,778	9/11/90	issued (U.S. Patent No. 5,130,242)
07/439,093	11/17/89	abandoned
07/241,410	9/7/88	abandoned

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

1) Inventor's Signature William R Barclay Date 15 Aug 95

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37 CFR §1.56(a) and (b)
DUTY TO DISCLOSE INFORMATION MATERIAL
TO PATENTABILITY

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:

(1) prior art cited in search reports of a foreign patent office in a counterpart application, and

(2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

(1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or

(2) It refutes, or is inconsistent with, a position the applicant takes in:

(i) Opposing an argument of unpatentability relied on by the Office, or

(ii) Asserting an argument of a patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.*

*Note, 37 CFR §1.97(h) states: "The filing of an information disclosure statement shall not be construed to be an admission that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56(b)."